

UNITED STATES OF A	MERICA
--------------------	--------

v.

Criminal Case No. 3:92CR68-02

CORY JOHNSON
a.k.a. "O," a.k.a. "CO"

## DECISION FORM

As to the crime of killing <u>Linwood Chiles</u> while engaged in, or in furtherance of, a continuing criminal enterprise:

A. WE, THE JURY, <u>do not</u> unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

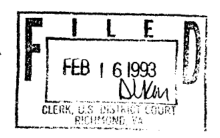
FOREPERSON'S SIGNATURE	DATE

<u>OR</u>

B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.



c.	factors proven in this case, defendant, so outweigh the mandates a sentence of dea	ously find that the aggravating as to this capital crime and this mitigating factors that justice ath. We, therefore, return a bt be sentenced to death for this
	FOREPERSON'S SIGNATURE	DATE
	<u>OI</u>	<u>.</u>
D.	presented in light of the in unanimously persuaded that a for this capital crime. We,	ered and evaluated the evidence structions of the Court, are not death sentence should be imposed therefore, return a decision that to death for this capital crime.
	FOREPERSON'S SIGNATURE	DATE



CHTTRE	STATES	OF	<b>AMERICA</b>
ONTIDO	OTUTIO	OT.	WILLIAM

v.

Criminal Case No. 3:92CR68-02

CORY JOHNSON a.k.a. "CO"

#### **DECISION FORM**

As to the crime of killing <u>Curtis Thorne</u> while engaged in, or in furtherance of, a continuing criminal enterprise:

A. WE, THE JURY, do not unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

			 a = a	
67106	CURL	ואוויטע	 S I CAN	ATURE
LOIL	72 171	COUL	STOR	UT OILT

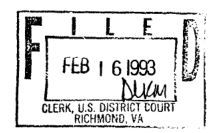
DATE

OR

B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.



c.	WE, THE JURY, do not unanimous factors proven in this case, as defendant, so outweigh the mit mandates a sentence of death decision that Cory Johnson not capital crime.	to this capital crime and this igating factors that justice . We, therefore, return a
	FOREPERSON'S SIGNATURE	DATE
	<u>OR</u>	
D.	WE, THE JURY, having considered presented in light of the instrument unanimously persuaded that a defor this capital crime. We, the Cory Johnson not be sentenced to	ructions of the Court, are not ath sentence should be imposed erefore, return a decision that
	FOREPERSON'S SIGNATURE	DATE



UNITED STATES OF	F AMERICA
------------------	-----------

v.

Criminal Case No. 3:92CR68-02

CORY JOHNSON a.k.a. "CO"

### DECISION FORM

As to the crime of killing <u>Dorothy Mae Armstrong</u> while engaged in, or in furtherance of, a continuing criminal enterprise:

A. WE, THE JURY, do not unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

_					_			_	_	_
	ロヘコ	PDF	יספי	ON 4	<i>'</i> C	CT	CNI	/ mi	וסו	

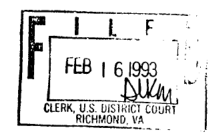
DATE

OR

B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.



c.	WE, THE JURY, do not unanimously find that the aggravating factors proven in this case, as to this capital crime and this defendant, so outweigh the mitigating factors that justice mandates a sentence of death. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.
	FOREPERSON'S SIGNATURE DATE
	<u>OR</u>
D.	WE, THE JURY, having considered and evaluated the evidence presented in light of the instructions of the Court, are not unanimously persuaded that a death sentence should be imposed for this capital crime. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.
	FOREPERSON'S SIGNATURE DATE



UNITED STATES OF AMERICA

v.

Criminal Case No. 3:92CR68-02

CORY JOHNSON a.k.a. "CO"

#### DECISION FORM

As to the crime of killing <u>Anthony Carter</u> while engaged in, or in furtherance of, a continuing criminal enterprise:

A. WE, THE JURY, do not unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

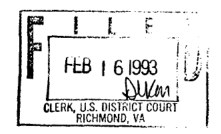
FOREPERSON'S SIGNATURE

DATE

<u>OR</u>

B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.

c.	WE, THE JURY, do not unanimous factors proven in this case, as defendant, so outweigh the mismandates a sentence of death decision that Cory Johnson not capital crime.	to this capital crime and this tigating factors that justice . We, therefore, return a
	FOREPERSON'S SIGNATURE	DATE
	<u>OR</u>	
D.	WE, THE JURY, having considered presented in light of the instrument unanimously persuaded that a defor this capital crime. We, the Cory Johnson not be sentenced to	ructions of the Court, are not ath sentence should be imposed erefore, return a decision that
	FOREPERSON'S SIGNATURE	DATE



UNITED STATES OF AMERICA

v.

Criminal Case No. 3:92CR68-02

CORY JOHNSON a.k.a. "CO"

### DECISION FORM

As to the crime of killing <u>Bobby Long</u> while engaged in, or in furtherance of, a continuing criminal enterprise:

A. WE, THE JURY, do not unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

FOREPERSON'S SIGNATURE

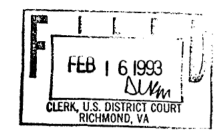
DATE

<u>OR</u>

B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.



1 1	<b>,</b>		
	c.	WE, THE JURY, do not unanimously factors proven in this case, as to defendant, so outweigh the mitiga mandates a sentence of death. decision that Cory Johnson not be a capital crime.	this capital crime and this ting factors that justice We, therefore, return a
		FOREPERSON'S SIGNATURE	DATE
		<u>OR</u>	
	D.	WE, THE JURY, having considered a presented in light of the instruct unanimously persuaded that a death for this capital crime. We, theref Cory Johnson not be sentenced to de	ions of the Court, are not sentence should be imposed ore, return a decision that
		FOREPERSON'S SIGNATURE	DATE



UNITED STATES OF AMERICA

v.

Criminal Case No. 3:92CR68-02

CORY JOHNSON a.k.a. "CO"

#### **DECISION FORM**

As to the crime of killing <u>Louis J. Johnson</u>, <u>Jr.</u> while engaged in, or in furtherance of, a continuing criminal enterprise:

A. WE, THE JURY, do not unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

FOREPERSON'S SIGNATURE

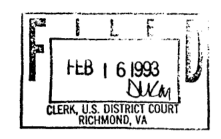
DATE

OR

B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.



c.	WE, THE JURY, do not unanimously factors proven in this case, as to defendant, so outweigh the mitig mandates a sentence of death. decision that Cory Johnson not be capital crime.	this capital crime and this ating factors that justice We, therefore, return a
	FOREPERSON'S SIGNATURE	DATE
	OR	
D.	WE, THE JURY, having considered presented in light of the instruction unanimously persuaded that a deat for this capital crime. We, there cory Johnson not be sentenced to describe the cory Johnson of the sentenced to describe the cory of the cory	tions of the Court, are not h sentence should be imposed fore, return a decision that
	FOREPERSON'S SIGNATURE	DATE



UNITED STATES OF AMERICA

v.

Criminal Case No. 3:92CR68-02

CORY JOHNSON a.k.a. "CO"

### DECISION FORM

As to the crime of killing <u>Peyton Maurice Johnson</u> while engaged in, or in furtherance of, a continuing criminal enterprise:

A. WE, THE JURY, do not unanimously find proven, beyond a reasonable doubt, the existence of the statutory aggravating factors required by law as prerequisites for the imposition of capital punishment, and therefore do not consider the death penalty as to this capital crime for which defendant Cory Johnson has been convicted.

FOREPERSON'S SIGNATURE

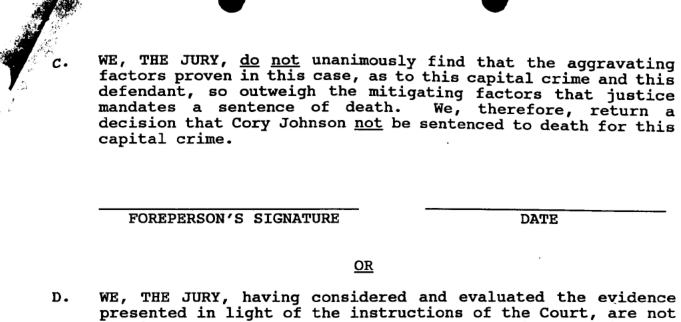
DATE

OR

B. WE, THE JURY, unanimously find beyond a reasonable doubt that the aggravating factors required by law as prerequisites for the imposition of capital punishment have been proven by the government as to this capital crime. We further find, unanimously and beyond a reasonable doubt, that the aggravating factors proven in this case, as to this crime and this defendant, sufficiently outweigh any mitigating factors, and are themselves so serious, that justice mandates a sentence of death. We vote unanimously that Cory Johnson shall be sentenced to death for this capital crime.



2/15/93 DATÉ



D. WE, THE JURY, having considered and evaluated the evidence presented in light of the instructions of the Court, are not unanimously persuaded that a death sentence should be imposed for this capital crime. We, therefore, return a decision that Cory Johnson not be sentenced to death for this capital crime.

FOREPERSON'S SIGNATURE DATE